PERSONAL

-Pelitical Convections are apt to be troubled with as arkward pause in the ha f-hour which follows their preliminary organization. There is nothing in particubery of officers for the permanent organization; and, at this stage of afferrs, nobody cares to be put forward for a speech. The enthusiasm has not yet been pumped up, and it is a had reason to commit one's self too decidedly. So, at the Buchanse Democratic State Convertion in Harrisburg last month, " Prof. Gardner, the New-Eegland Soap Man," was called out, and filed the niche admirably. He was as non-committed on politics as Van Buren in his sleckest days, but decided and emphatic on the virtues and excellences of the "New-England Sosp." He achieved an immense sucjet having the good sense to stop taking when he had said just enough, without passing by several good places to leave off, as applicated speakers are sadly apt to do. We recommend conventions heaceforth to have the Professor on hand for a speech at the critical excture referred to. They can well afford to acknowledge his services by buying a tun or so of his soap.

- The Nashville (Yeno.) News mays that the Hon T. F. Marshall was in Memphis a few days before, and s hope was expressed that he would deliver a course of lectures there. "If," adds The News, "he can be kept sober enough to know what he is about, perhaps he might edify the Memphises; but he usually gets too far over the sea before he commenses, to afford any pleasure to those who hear him."

-On Friday last, Judge Pract granted a motion for a new trial in the case of Clarinea Yourdan, convicted some months since of the murder of ter husband by

- Mr. Bayerd Taylor lectured at Cortland village Madison County, N. Y., on Friday last, making the one hundred and nineteenth lecture of the sea-on in all of which he has not missed a single engagement. During this time he has declined over one handred and fifty invitations. -Paser ich-hws, one of the Winnebago delegation

at Washington, died in that city on Sa urday last. -Bishop Dosce is very ill at his residence at Borlington, and fears are entertained that he may not re-

-The Lauteville Democrat says that the King of Naples is growing thin and failing even on a diet of ase's milk. Wherespon The Journal inquires what the effect of that diet is on the readers of The Demo-

-Mr. George Ticksor, The Boston Transcript says, is preparing a life of Wim. A. Prescott, with the as-G. Prescott.

-A Justice of the Peace in Obio recently closed his doctetent; in a certain case as follows: "This a: tion was set propperly brought; the plantiff hath semmedy by hobbu a corpus in cost "

-Mr. R best Certety, a member of the Ohio Lagie. Intue from Berler Causty, the discovered the origin of the projection 6, shirt color, which, he says, will sever cease to exet, in the let verse of the 12-2 classter of Numbers, where it is recorded that " Midam and Agrot spoke against Mores because of the Ecutoptan women re sai married, for he sai marred an Ethio pure women." But an Omo paper save that the om have seen that the Lord was on the side of Mores, and come down expressly to inflet a punishment spon his captions reis; wes for their into ferences in his

-Tow Hen, Frederick Holbrick of Bratilebore', has been tendered, but declines, the Professoration of Agneu inte to the People's Co lege, Havans, N. Y.

-George W. Porter, a student at Y sle College from Eafield, has been arrested for theft, a variety of artscles being found in me room which belong to his fellow stonepts.

Li seems that some of the "brave and loyal subjects" who go bered to hear Mr. Ever-ti's cretion at Newberr, N. C., on that night last week, "which was as being said beautiful as ever hovered over and bestowed its softered right on Enstern land-capes,"
were, beside being " brave and lays: " also, possibly, & little bulmy." At any rate, air Everett was not the on y gentleman was del vered numerif apon Wasaon, as a Mr. Myers of Wasnington fell upon, and beat, and also abused in trate and unbecoming language, Mr. John N. Wasnington of Nowbern, and probably of that it. Pernaps Mr. Myers, like the Greek who was tied of hearing A istides, was filled with someth eg of the same feeling, and chose to express to by " nexting" the first Washington he met.

-Mr Ducher, the State Anditor of Monesota writes to Coarles Schoffer, County Pressures of Wash legion County, on the lot fost, that unless he paid ever the sam of \$6,785 82, due from that commity to the 8 ste, be won d be required to show cause for such delisquescy, and summary measures taken the force the payment. Torrespon Mr. Scheffer replies by in closing a "supplement to The Stillmenter Messenger," a sheet 24 by 36 money, containing on both sides a county, and assures the Austior that any suggestion *numbers," persuasive, or other means by which the delaquency can be collected from delaquent State afficers and others, will be thankfully received. But le assorme the Au tor that he has on hand \$200 in Stale scrip subject to the draft of his Department: and closes with a suring that offi or that he coeristos a lively interest up his welfars. Such are the pleasant

Amerities of efficie intercourse in Minnesota. -Mr Genio C. Scott says that the awgaping-machines of the Broadway speews as ara "thirty yards of \$8 sik, mounted on a reticulated frame of whalebone and steet

-Mr. Posckerny says of bimself that he is not " an unkind man at beart, in spite of what has lately been said is certain papers to the contrary."

-Lady Bulwer Lytton bas presented to Mr. W. H. Woodley, enter and proprietor of The Somerset Centery Gazett, a costly inkerend, as an acknowledgment of services rendered by him is exporting the ou constances connected with her late removal to a luna-

-Coist-Justice Robinson opened his Court at Tomento on Monday of last week by announcing that, irstead of tre news) calendar of criminal indictments, the Sperid had that morning presented him with a pair of watte gloves, si, a rateg, ese rateg to an old Eng ish custom, that there were no prisoners to be brought before the present serizes. This pleasant event, mis lordhip said, bad not before occurred to him since he had I can upon the bouch, now firty-one years.

FIRES.

At 1% o'clock yesteday mersseg two policemen of the Eneventh Ward elemented a fire in the sulp-joiner's shop of Cauger & Blank, No. 437 Tenth street. They bruke open the cour and susceeded in extinguishing the fluxes with a few pairs of water. The fire was caused by hot ashes that had been carelessly kn is a bex.

MURDER IN ULSTER COUNTY .- On Friday, a report was circulated in Sangert es, Ulster County, that a woman named Orr had just died from blows received at the bases of her husband. A large number of persome instantly rushed to the house to learn the truth or falsity of the report, and were soon satisfied as to its The arms, legs and face of the woman were abookingly bruised, and nud a livid appearance. The husband was arrested and lodged in jed until the verdict of the Coroner's Jusy should be rendered. An inquest was then held open the body, and a verdict rendered that the deceased came to her death from blows received at the hands of her husband, Robert Orr. The alleged murderer is now in Jail.

PUBLIC MEETINGS.

BOARD OF COUNCILMEN. The Beard met at the usual hour on Monday after-noon, Mr. Consell in the chair. Widening of Whitehall Street.—A polition was received from property-cwners to have the actual widening of that street commenced on the 1st of May

next. The peper was adopted.

Street Powney.—The Board granted permission to
property owners to pave Fourteenth street, between
Texth avenue and the Hudson River, at their own ex-

pense.
Odd Fellows' Anniversary.-A resolution was ndopted to raise the city figs on the 25th inst. being the fortieth anniversary of the Independent Order of Old Fellows in the United States.

Belgian Parement.—A remenstrance was received from the Tried-avenue Kailroad Company against paving the Third avenue from Sixth to Sixty-first

street with Beigian pavement, on the ground that there is no provision in their grant requiring them to pave any street in which their rails are laid. Referred to Committee on Streets.

Engine Repairs and Expenses.—The reports in favor of repairing the house of Hose Company No. 13 at an expense of \$500, and in favor of repairing Ex-

41 at an expense not to exceed \$20, were give No. 41 at an expense not to excess \$2.0, wore adopted. The report concurring to give Hose Company No. 21 a new carriage was also adopted. A resolution to direct the Controller to advertise for lots for Hose Company No. 41 was adopted.

was adopted.

Appointment of Fire-Wardens.—In compliance with the act of 1850, providing for the appointment of Fire-Wardens, the Freshight of the Fire Department sent in the names of the following gent emen, who were nominated by the representatives of the Fire Depart. nominated by the representatives of the Fire Depart ment as Fire-Warders: Stephen Halliok, Geo. C. Brown, Wm. H. McDonough, and Samuel Cheshire These persons are to serve three years, and are appointed to fill the vacancies occasioned by the expiration of the term of Geo. C. Brown, John T. Harding, Wm. H. McDonough, and Theodore Keeler. The nominations were confirmed.

The Brooklyn Water Celebration.—A resolution was adopted to appoint a Committee of tanks presented.

was adopted to appoint a Committee of two to procure carriages for the use of the Common Council on the day of the celebration of the introduction of water into the City of Brooklyn; also, to notify the mombers to meet in the City Hall on that day to proceed in a body to take part in the celebration. Adopted. Sandary Convention.—The Mayor sent in a com-

munication transmitting a note from Mr. Wm. H. Beebe, the agent of the Cooper Institute, tendering the use of the large hall of that building for the escalous of the Sanitary Convention, free of charge. Quarantine and Sanitary Convention held in Balti-more last year, announcing that the next meeting of that body will be held in this city on the third Tuesday of April instant. The Mayor recommended the ap ntment of a Committee to meet with the Conve-

The PRESIDENT appointed Messra. OTTARSON, VAN Tisk and Joses, as the Committee.
The paper was ordered to be printed.
Adjourned to Thursday.

TEN GOVERNORS.

This Board met yesterday afternoon, President Dugre is the chair.

A come unication was received from the Warden of

A como unication was received from the Warden of the Cry Prices asking for the application of an algorithm of the Cry Prices and J-ff-reen Market Prices. Referred to Committee on City Price.

Will, O. Wich, Superinterdist of City Constary, seet in a communication, stating that the Band of Health has reasoned according to the Island Constary the hones from the Price F end; and asking for a derick to health be back from the barge, and a horse and est to remove them from the cock. Referred to the Committee on City Commercy, with power to make arrange one to with the sationities by which the Board might be riseyed from exposes. arrangements with the authorities by which the Board mugit be relieved from expense.

A communication was received from the Common Council of Bracklyn, inviting the Governors to step 1 to Brooklyn Water Colears 1 to Brooklyn Water Colears 1 to Brooklyn Water Colears 1 to C. Brooklyn Water Colears 1 to C. Brooklyn G. W. of

cookien Water Celebra v. a. A letter awarese ved from C. C. Prackney, G. M. of the L. O. O. F., asking that permission be greated the celegates who might be in adecdance at the approaching ordernation, to visit the institutions under charge of the Governore. Referred to a Committee, consisting at Mesers, B. F. Prackney, G. interest and South, with power. The sum of \$10 was appropriated for providing the delegates siturefres must.

A committee was received from the Bellevia Medical Boars, transmitting the following range of persons who had approach for appointment as large and that institution: Dr. Goo. a. Peters, Dr. Will, H. Charch, Dr. Win, R. Donegho, Dr. J. W. S. G. mieg, Dr. Lenal Meses, Dr. E. R. Pearlee, Dr. A.C. Piet, Dr. Alex, B. Mot., Dr. C. P. Meier, Dr. J. S. Leibnard, Dr. E. Krachentzer, Dr. Furnipasses, Dr. G. Woodward, for physicians; Drs. Leonis, Gardner, Santa Greene, Thomas and Harim.

A commitmee ion was received from Dr. Ranney, string that four troublessone potents but been sont to the Lenate Asymm from Ward's Island; further, that the amount paid for the support of this class of perients by the Commissioners of Emigration was al-

that the amount paid for the support of this class of periodite by the Commissioners of Emigration was a

becaut was arged the some decisive some should taken in the pressures so that the expense of managing these pagers might come from the Commis

al was declared vacant, and the Board preceded to belief to fid the vacances in the Modical Board. Mezers, GUNDER and Smith were appended tellers.

Surgeons - Dr. Matt, Dr. Gonley, Dr. Courch, and

P. grictons - Dr. Green and Dr. Loomis. Programms - Dr. Green and Dr. Loom's.

Moseta Smith and B. F. Pincakan presented two actions, signed by upward of 400 tax payers and timens of New York. The petritions aliade to the entirely signed by Archbishop Hoghes, John Kelly, Danid B. Connolly and others, recontly presented to Bloard, and mention of which was made at the ce. In ancwer, the petritioners respectfully remained as a rest tile and and aim of sind memorial upon ground test its purpose and effect is to priest an error of the city under sectarian institution and cona of the city under sectarian institution and cub. The whole policy of our Government sita the
log who are capable of juigment and with all
legent persons, is freed in to worship God; and
sciolly is it against the introduction of sectation
of a coloring of worship in our restrictions of pubcode and forms of worship in our fusible reas of pub-cicarity. The schema and source trust of the pardians of the pror is to see that sit ander their alge are religiously tangent from the Habic, and not the crease of any sects. Any attempt to place the or by companion under the religious raining of any e body of persons assuming a rangious separatority or their followines, is a bad and dangerous prec-me. We protest most servessly, therefore, against y change in the public institutions, the effect of heliusy lies to after the fundamental character of may be to after the funda cental characters National and State Constitution, or whose such its tree establishment of securion forms of wore department neder your administration. I've petitions were ordered to be entered at longth

weekly statement is as follows: or remaining April 9, 1858.....

Distinction P	d entiredisty			1,4 9
Active Heart Active Heart Hear	naining April 16, Hospital	1939 City 450 Sec 1,866 This 765 Sec 25 Col 84 Col 821 City 903 740 T	Prison	7,950 450 11 10 10 10 10 10 10 10 10 10 10 10 10

MEETING OF THE BRICKLAYERS. A meeting of the bricklayers was beid list evening at the Steuben House, No. 203 Bowery Mr. John H. Ward presiding The Committee reported that Teller & Williams, Gustavus Conover, Andrew Darres, James Noble, and Moore & Brant had accessed to the manus of the mechanics, and world pay them \$1 75. This makes over fifteen employers who have raised

BROOKLYN COMMON COUNCIL. The Board met on Monday evening, the President in

cair. Offal Contract.-A communication was reexive from the Mayor, in which he states that the fa-cibities for disposing of the accumulations in the streets are insufficient for the purpose, and therefore recomit can that the subject us referred to a Committee to advertise for proposals to do the work without fortner celey. The communication was laid on the table until the report of the Law Committee on the subject comes

up.

Railroad on Gates arenue.—Mr. GREES presented a resolution authorizing the Brooklyn City Railroad Company to construct a railroad on Gates avenue its entire length. Commendable opposition was manifested, and the subject was referred to a Special Committee for report.

CITY ITEMS.

ACADEMY OF MUSIC. -"Traviata" was given to a good house on Monday evening. Signor Stefanire ceived a cordial greating, after an absence of some mouths in Havana. Theodore Thomas conducted-Mr. Anschutz beirg indisposed. Madame Gazzaniga is an rounced to appear for the last time this evening. The Opera is "La Favorita," which will be given with a good cast-Madame Gazzanica sustaining the role of Longra, one of her best obaracters, giving ample scope for the display of her peculiar talents Signor Stefazi that of Fernando, and Signor Morelli (a favorite here) that of the King.

BULL's HEAD.-The market yesterday at Fortyfourth street gave evidence that the prices this week will rarge full as high as they did two weeks ago, and very decidedly better than this day week. The range of prices vesterday was 94 2121c. At the first, only a few very small, thin steers, just fit to turn out to grass, and of only 4 or 500 weight, were sold. At the highest figure, some as good fat bullooks sold as ever need to be made. The general run of cattle sold yesterday were at 101, 11, and 12 cents net a pound. The number yarded up to sundown yesterday was 2,135, and we could hear of but two droves expected, and no certainty of their arrival. Some others were telegraphed for, but the prospect of their arriva is doubtful, and drovers were decidedly jolly last evening over the prospects of a first-rate time to-day. They also anticipate high prices for several coming weeks. Of this we shall see. Let us eat hearty and wai

THE EPISCOPAL SERVICE CHANTED .- The lowers of the Liturgy, as chanted in English churches, will be gratified to learn that in the Episcopal Chapel at No. 256 Madison street, there are full choral services on Sunday morning, and, in the evening, in the Chapel of the Rutgers Institute. This is the first instance in this city of the adoption of the English method of chanting the church services. It is well worth a visit.

Mr. Lord's lecture on Monday evening was largely attended by scholars and cultivated people, and his dis cussion of Lord Bacen and his philosophy was highly appreciated. While he admitted the errors and faults f Bacon, he showed that he was not the "meanest of markind." and as to his philosophy, he proved that it was not confined to physical science, as is frequently supposed, but was as truly subjective as it was objective, and is to be valued as much for its moral wisdom as for its inductive method.

DEAR-MOTE Association. - There is in this city an association of adult deaf mutes, mostly graduates of the New-York institution, meeting for the purposes of social and intellectual improvement, every Wednesday evening, at No. 24 Cooper Institute. To advance the objects of this Association, Bayard Taylor, e.g., will deliver his lecture on "Life in the Arctic Regions," at the Academy of Music, on Saturday evening, April 30. The lecture, as it is delivered, will be interpreted, in signs, by the Rev. Thomas Gallaudet.

Mr. and Mrs. Henry Drayton (Mr. D. is an American) are giving in England, as appears by the English Bourna's, a series of "drawing-room operas," an original style of performance which has met with the highest favor. Mr. D. was a pupil of the Conservatory of Paris, and has a fine bass voice. Mrs. D. is a soprano much praised.

The sale of docks, piers, slips, &c., which was to come off yesterday, has been postponed until to-mor-

JUDICIAL DIGSITY .- On last Sunday night, the Fourth Ward Police made a descent upon two dis-orderly nonees in Oliver street, and a rested all the emstes-come ten or a comen females and the two landlerer. They were brought next day before the Hop. George G. Barnard, City Recorder, by virtue (f) of whose warrant they had been arrested Teeir trial was had at 3 o'crock on Manday afternoon at Judge Welsh's Poice Court, City Hall, which was given to the R owner for that purpose, his own "chambers" being too chrumscribed for a bearing of

who througed the conribators runbers, and balened with much attention to all the processings. One of the landfords was rentered to two morths' laprises nerton Black well's I land, and his gris to twenty days each in the City Prices. The other fellow was days each in the Cry Pricae. The other fellow was some turned out of the asylomes throughout Europe and sent to this country. Referred to Committee on the Lucatio Asylom and the Septratement of Out Door Lucatio Asylom and the Septratement of Out Door Out. On motion of Dr. BRUENINGHAUSEN, the position of from which they will doubt ess be almost unusationally liberated by some impressive alms House G everour at time. The scale to one not accurtamed to such, was psieful and impressive. The wretched prisoners were greatly grieved, and some of them oried pateonsly while

ey begand for mercy. During the procedurgs another party entered the already over-ero ades coart com. Among toer numbrws the actor as J e Cobaro, who the very day possiled guilty to an assails with in act to do borny barm to an officer of the Eighth Ward Police, weo, it will be remembered, he savered and repeatedly onli emproveded y stabled a few mastes since in Brooze street. Trere was also present the still more notorious Jon Hughes and also Her. Dinke, who is now under redictment for willfully shooting, "for mere sport," a uckred nee in Worth street, about a year apon-

There were, busines, many other "Dicks," and "Jims," and "Misses " and "Buls," butter, with bullet-hands and marked faces; buggage-masters, emigrat resters, ear niter, eye gougers and other pastime. They all came to lobuy through some legal besterney toward J. e Coburn, and they were very kindly and graciously received by his Honor, the Recorder, wie permuted them to take sears within the railings and upop the to true, from which justice was being dealt out to the trembing female wretches before

" fre boys" availed themselves of such a democratic proceeding and to such an extent that the regular clerks of the Court could with definity gain ancess to their desks, while the Recorder blusself was literally ismined and surrounded by a pushing throng of web rrown ruffices, was ty every one of whom, taking pattern by the Hecorder was emoking. The Court was so usily berionded with tobacco smoke. Tris corduct, intersely deguating, was made still more so by the ribaic and lone-spoken remarks of the rabule, made at the expense of the miserable women about to be consigned to prison.

A gentlemen who haptered to be present indignattly remarked that such conduct would not be permitted if Judge Welen were present. To take be received the repty, " Oh, Judge Welsh is not a Democrat - Recorder Barnard is."

The trial was not ended until after to'clock, when the convicted courtesans were marched to the Tombs, while the indicted reffises and their followers west slowly away to the reignboring rum-esops.

AN ALLEGED TICKET SWINDLER LOCKED UP .-Ticket swindlers and mo a anchoneers, though ever coing a brick business, and almost always under arrest, are very residum committee to prison. This, though the centrary is too often asserted, is not owing to the remissees or sympathies of the exampleg magistrates, but to the simplicity of the compisionats and the tempica ities of the isw, which these professional awardlers have learned by heart in all tost relates to their own disceputable dealings. But yesterday afternoon, a person charged with fraud in selling tickets was actually committed to the Tombs by Justice

Welsh, to his own and friends utter astonishment.

The complaint was made by a heardean countryman named Isaac Compton, were affirmed, mader outh, that he arrived in this city on Saturday last; that he was taken by the runter on the same day to a ticket.

Of Sonis Fouris and Stath streets.

Chicken Tritunes—Two boys named Frederick and ired during the last twenty years of his life.

Court of General Sessions—Arate is—Before the same day to a ticket.

Court of General Sessions—Arate is—Before the same day to a ticket.

Court of General Sessions—Arate is—Before the same day to a ticket.

Court of General Sessions—Arate is—Before the same day to a ticket.

office; that a person in said office, to succer to deponent's inquiry, areared him that his was the regular ticket-office to California, and trat he tracts agent of the Steamship Company; that depresent was induced by these representations to pay \$675 for turse second cabin tickets, and on the further engagement that he should have a state-room for his wife and wife's sister, who are about accompanying him to California; that deponent subsequently ascertained that these pretences were false, and that he had been, in conse-

prayeth, &c. The complainant was anable to give the name of the party by whom he alleged he had been swindled, but, accompanied by Officer Jenkins, he went to an office in Murray street and pointed out a mac named Jihn Foster as the swindler. Foster was taken into custody and brought to Court, where, not giving bail, he was committed to the Tombs for a further bearing, which he will have to-day. Such cases are of daily occurrence upon and just preceding the day of sailing of California and other steamers.

quence, swindled out of his money, wherefore he

ART WORKS WONDERS, -HOLMES'S PHOTO-ART WORKS WONDERS,—HOLMES'S PHOTO-CRAIN GALLERY and Mannine PICTURE Works will be recetablished in May at No. 691 Strawway, where ex-tensive facilities are being arranged for the greatest picture ture shop in the world, to take 1,690 ministures and 25 life-size portrells per day-to make stronger the great link of mankind between life and death, time and eter-nity—in the elevation of sympathy and brotherly love among mortals—and to exhibit to the world the power or love and money and good portraits, as found at No. 239 Broadway for II years past and to come.

No. 510 Broadway, where the light and heat are on exhibition at all times. It is the best, cheapest, and much simple gas works in the world. A child can manage it, two feet square is all the room required for it, and we challenge a comparison with any Gas Company to burn it through los, sait and water for 100 16,000 feet, and we offer State and County Rights for sais.

Hill, Mayes, Hill & Ca

[Advertisement].
PAUSE
To Examine the Prices of English CARPATA.

CARPAT

THIS AFTERNOON AND EVENING—They repend on both occasions, at Barsun's Museum, the famous could drame of Our Reish COURSE—GOW in its fourth week. Most aim sing piece in the world.

[Advertisement.]
EVERYBODY COULD BE USEFUL AND HARPY If they had the proper compation, and knew how to control their passions, and use their talents to the best advantage. As correct Phrenological examination, as given at Fowners Wellis's, No. 308 Broadway, is just what is needed by most

GURNEY'S NEW PHOTOGRAPHIC AND FINE ART GALLERY, No. No Broadway, first block below the New-York Hotel. Flotographs, Daguerreotypes, Ministures is Ot and Iverytypes.

BURNETT'S COCOAINE,

The original and only genuine Preparation of this name, manufactured by Messra. Joseph Burnett & Co., Boston. For sale by T. T. GREEN, No. 362 Broadway.

ARTISTICALLY BEAUTIFUL!

MARVELOURLY LOW PRICED!

ENGLISH CARRETS, OIL CLOTHS, &c.
Grossley's expert Modellicus

Royal Velveta, \$1,25; Brussels 50c. per yard,

lugrains, 3'je., Oil Cloths, 3ic. to 75c.

HIRAM ANDRESON, No. 59 Bowery.

AT EVANS', Nos. 66 and 68 FULTON-ST.

At Evans', Nos. 66 AND 68 FULTON-ST.,
BETWEEN GOLD AND CLIFF-STS.

METALLIC TABLET RAZOR STROP. - This inimit-

ship get is any he obtained of the are manufacturers, I & S. Dauntiers, No. 7 actor House, and of the various egents throughout the city. BRADY'S GALLERIES.

PROTUBERTS.
AMERICATIVES AND ULBORRESOTYPES.
No. 205, 209 and 515 Strond way flow York, and Re. 102 Forms.
tybrand-av., Washington, D. G.

EVE AND EAR. - Dr. LIGHTHILL, OCCULST and

Abaret pass and makes after the treatment the ave and Eas, at black the, No 27 Soud at.

RROOKLYN ITEMS.

THE WATER CELEBRATION. - The Committee on the Water Celebration on Monday appropriated \$500 to the For Department, for the purpose of entertaining emit-Companies. The Department will take charge of all the visiting firemen from distant localities. Saventeen Comparis are expected.

Prof. Grant has been engaged by the Committee to exhibit if the of his Calo um Lights from the City Hall, on the evening of the celeb atton-one in the E atern District and cas at Gwen Point,

The Deputy Separatendent has been requested by the Commutee to farmel a force of 500 Pel cemen, shi ble is making arrangements to de. They are to be drawn from New York. The Brooklyn force will be detailed on por dury.

THE WATER CELEBRATION -The Committee he'd & secret ression yarranday for the purpose of consults cereion and the proportion made by Col. Abel Suits, that the line about he formed on Beefo d avenue, net with favor. Nothing conside has yet been agreed open, but it is probable that the procession will match through B diorg averne, Fourto street, and return to Finaling averue up Kest to Myrtle, and so on to the City Hall. Several other streets will be, bowsver, emeraced in the rente, which is intended to be about

The core submitted have been transferred to the Editorial Comerities, which will give its declared in a day or two. The pixes to be selected will be set to

Responses to invitations were received from the Mayer and Common Council of Pailad alphia, and the Ster if of New-York

A place was arrighed to the stone outters in the procession, and the Committee adjourned.

ACTION AGAINST THE CITY RAILBOAD COMPANY ACTION AGAINST THE CITY RAILBOAD CONPART.
An action for damages was compressed sectored. In the Riese
Courty Court took to he large for a property discovery, the tentor of the plant of the large for a great of the court the formation of the first large for the first street for the first street however Nuch and Falls street, or a so reverby it just d, that it was found for the first street however Nuch and Falls street, or a so reverby it just d, that it was found for example of the first street however have the first street for the first street however the formation of the first street for the first street however the first street for the first was consected by the near phase of the driver who were not at the district the first street, in permitting their child to run in the attent. The case is set jet declared.

DISCHARGED FROM THE PERSTENTIARY,-TWO

THE LOSG ISLAND FREET - The Long Island Herry Commany are proceeding captary with the construction of ineir ferry not seen and done at the foot of doors regard section of with fave them sufficiently finished before the letter May to se-commended the whole like all the most of the latter of the prowill have them sufficiently finished before belief of May to commendate the public. One sign is arrowly finished before the late of May to use forth bonne. The main relating will extrake hone of the main relating will extrake hone of the best of the main the late of the late of May till that time also Company have more arrange into the round start to company have more arrange into the roundstart boats, to that the farry will go tate operation the late of May. n the inter May.

DEATH OF A PROMINENT CITIZEN. - On Munday

DEATH ON A PROMISENT CITIENT—198 M 1983 y ording Mr. Cardies F. Tothe, a momber of the dearf of consistent for means years alled of malman t erysteems. On rivary he was maintenant and a small partie was principled manual of himse means a small partie was principled upon a rivary in the same of himself a small partie was principled upon a rivary of himself and extraord in some malman and extraord in the formation resembled in count, calcium his season in the function of the partie of Westerday, fr. m. Dr. McLane's Caarch, other has place on Westerday, fr. m. Dr. McLane's Caarch, other hand of the street.

LAW INTELLIGENCE.

SUPREIOR COURT-SPECIAL TERM-APRIL 18. IABILITIES OF OWNESS OF WILD-CAT BANKS-CO STRUCTION OF NEW-JERSEY BANKING LAW

ames B. Dayton, Receiver of the American Exchange Bank, against John B. Boret. Opinion-Skosson, J.—The action is brought by the plaintiff, as Receiver, to enforce payment by the defendant, as one of the subscribers to the certificate, whereby he, with subscriptions as will be sufficient to liquidate and discharge the constanting liabilities of the bank. Also, for the same pursoes, to enforce payment by him of the amount of a pirting of the stroughting notes of the bank, which is is alleged the defendant

ougfully abstracted and appropriated to his own use the detroduct, by way of an averto the cisim fractor. That the plaintiff has not shown title as Receiver. That there are no outstanding debts due by the bank. That the judgment recoved by Trinkain against the bank the Court of New Jerney, on the bij of exchange in window the case, is not co-cluster upon the desendant as even-see o et due by the bod?

contage, or to street the street of credit upon which it was drawn, and that, at each it breaks an obligation polyon the acceptor (Coste) in his individual rapacity.

5. That the defendant substitution for stock creates no Hawlity on his part in favor of a creditor of the heat, et at least in favor of other stock bodiests represented by the Receiver.

5. That before the bill of ex hange was drawn, the defendant had parted with all his I terest in the back.

My conclusions upon the wince case are these:

Favor: The Court of Chancery, in the State of New Jersey, had in reflection of the subject matter of the controversy or suit in which the Receiver was appointed. (Act to srevent Francis by incorporated Companies T. R. S. M. J., 31, seed, a and 7.)

It is a Court of superior and give all purishination, and its judgment in back suit must be held conceaved by this Court upon the matter that was in time before it. (Constitution N. J., at. a. see, 1.) I Smith's reading cases H. & Wallacris union, 7.63.)

The Receiver was properly appointed, and the time has not been anisted territy in practed.

Socond.—The aniswer in this case admits the insolvency of the hask, and the appointment of the Receiver in the particular receiving to the Court of Linknerry would be grown farse syndence, at least, if not can having evidence of this Lat, which is a just dictional late, (See S. and 7.) the see shower time a distinct the seating of the court of Linknerry would be grown farse syndence.

at head, if not can havive exidence of the fact, which is a jurildictional tax. (Sec. 5 and 7 if the ear shave cited).

Moreover, the prognent against the bank, upon which those
proceedings were founder, is not shown to have been satisfied,
and must be presumed to be unjude and that establishes one
debt at the locat.

This prognent has not been imprecibed for fraud, collusion, or
mistake, and is their force conclusive upon the defendant in tais
action as evidence of a debt due by the bank. (Mex. agt. MoCu bough, 7 Bare, R., 279; Siee agt. Blum, 2-3, R. deb.)

Tavid: This recessive disposes of the groups of defense, that
the back had no logar power to no epitime build frame and
if the indement is continuely, the consideration of the debt
upon which it was founded cannot now be inquired into
If the question were open, however, I should be struggly of

upon which it was founded cannot now be inquired into If the question were open, however. I should be strangly of the opinion that the hank had the sight capacity to contrast in this form by its President and that this acceptane accepted legal conjugation on the part of the bona; has separately should I hold this tarket of this positief, whose bona fides is not also puter, be youd the fact that he was not on more by the form of the bill the I (act 1800 N J, see 18, 2); Staffard out Wy & off. Shill R 482;

Figuria: The subscription of the defendant created a legal obligation on his sait to pay the amount of the share subscriped

Fourth: The subscription of the defendant granted a legal obligation on his cart to pay the amount of the element subscribed to my site, at least to the extent of the claims of credwork, and this obligation may be enforced at the suit of the Ruserver 'Act converting Corporations' [N. J. R. B. 135, sec. 5; Ammer agt Lawronce S. 83 of R. 161, Burdson and New York national Co. agt. Under A Kertan Rep 336, Sugary, Reserver, agg. Dubeis 3 Sand Co. R. 850;

F. Char. Under the exidence in the case, I find that the defending and set so parted with his interest in the sand, a tax time became a label on this act prismod to the plaintiff as to raiseve hum.

bount. Unless the parties can agree upon the amount of the outstand-Unless the parties an agree of a large meaning to ascertain and report the same, and there must be a judgment in favor of the paintiff against the defendant, that he pay upon the shock and surfice by him an amount which shall be equal to such units a ding index educes, not exceed to the amount of such subscript in, to be suplied by the receiver in extrapolablement of such subscript the number of such an amount of such subscript in the parties of the sum.

J. L. Jernegan for plaintiff, Joan E. Burrill for defendant.

SUPERIOR COURT—SPECIAL TREM—APRIL 12.—Before
Judge Moncaire.
Edward R. Humphreps, &c., agt. Julius Samson.—

SUPREME COURT-CHAMBERS-ATAIL 18.-Before Judge

SUPREME COURT—Cramers—Arail 18.—Before Judge Account of the Dear MUTK Case.

18. Denton Wiken et al. act house A. Denton.

This is the case of the deaf mute, a greater part of whose property was alreged to have been fraudulently obtained from him by his wife and her relatives. The crosset work is to set addle a judgment granted by Judge Mitherland, set ing addle a rouseyance of property known as the castle farm valued as \$40,000 which the wife had obtained in her own unantified to the set of the set of Judge de fed the motion to vacate the order of Judge Subtesland, and affirmed the order to reconvey the property to the painolfs who is the trustee of the husband.

The judgment streading a conveyance by the defendant of the groperty with the been tongreperty also in termone, instead of that of her husband, and the unden advantage taken of his weakness. If erroscous, it should have been appeared from A cole area mutlon, and the judge set also at alleged inclination of the husband, and the unden advantage taken of his weakness. If erroscous, it should have been appeared from A cole area mutlon, a first Judge to set adds a decision—capity as perfected as a light as the set adds a decision—capity as perfected as a light as the set adds a decision—capity as perfected as a light as a light as est adds a decision—capity as perfected as a light as a light as est adds a decision—capity as perfected as a light as a li

reneous, it should have been appeared from. A coles crai motion to a single dudge to set aside a decision—not as a sectament of the June is travellar. But were i permitted to look into the meris, I should say that the detendants own papers demonstrate the aleged inheelity of the hubbard, and that the judgment, so far as the defendant is concerned, was in every respect just. Motion to vacate judgment desiled."

Crane & Fewler for plaintiffe; D. Lo mils for defendant.

Henry Miner agt. Symmes Gardner et al -Injune tion renited by Judge legislant to remain in full force tall the sheat hearing and decision of this same. Seth W. Knapp et al. agt. Howa Ball.—Motion de-

Osen M. Beach agt. Norman S. Washburn.-Lat the cause be placed on the Special Calendar of Friday, April 22.

In retexation of The Bank of the Commonwealth. -Writ of certificant gradied
James Mc Mullen agt, Roger Monohan.—Case settled
aby allowing all the proposed amendments.

SUPREME COURT-CIRCUIT-April 19. - Before Judge

IMPORTANT DECISION TO EASKERS AND MERCHANTS.

E. Cauldwell & So is agt George Sanderson & Co.

This was an action on a draft of sefendants, who are
backers at Sera ton. Pa. dated Aug 22, 1857, on John Thomps not see set Sura ten. Fa. cated Aug 22 1857, on John Thom son, the well known Bank Reporter, to favor of the plaintiff Mr. Thompson was the efendants' banker, and had in a hand, at the time the draft was presented, between \$5,000 at \$6,000 of defendants' money, and et to their draft. The plaintiff presented the draft for payment to Mr. Thompson, Aug. 1857 took his check for the amount, and gave up to him the discount. the presented the draft for payment to Mr. Thompson, Aug. 24, 1857 took his check for the amount, and gave up to him the defendants draft—the same being changed to defendants on Thompson's books. The plaintiffs on the same day deposited the cheek, which was drawn on the Sana of the Republic, in their own bank. The there is a for objection. The check was presented the day following. Any 25-through the Clearing House, for payment; but, Mr. Thompson having stopped payment at it occurs on that day, the check was protested. The plaintiff took the check hask to Thompson and received back the draft, which was their presented for payment to Thompson, protested for non-payment, and method siven to the defendants.

The defendants counsel contended that by taking Thompson's check and the surrouder of the draft, the defendants were discharged, that as between the plaintiffs and defendants there was payment, and that the draft, if the check was not payment, should have seen protested on the 2th. The Gourt, after argument, to held, and ordered a verificit for defendants.

Pleriepont & Stanley for plaintiffs; J. D. & T. D. Sherwood for defendants.

SUPREME COURT-CHAMBERS-AFRIL 19.-Before Judge

SUPREME COURT—CHAMBERS—APRIL 19.—Before Judge ROOSEVELT.

SEQUEL TO THE DEAN AND ROKER CASE.

Louis Fanks agt. Heary acrthoif and wife.

This was a motion to strike out the defendant's answer on the ground that it was fivolone. The suit is brought to foreclose a merigage made by the 4-feedants to Junn G Byer, the father of Mary Ann Sotter, who married the coachinan John Dean. Bethof setupin bit answer that Boker had agreed to pay him \$100 a week for board and services to Mary Ann, and a further sum of \$10,000 if he should succeed in xeeping Mary Ann and John Dean from living tegether Besthoif claims that the board and services amounted to enough to cover the mortage. This morning the Judge delivered the following opition denying the motion:

However extraordinary the statements in this survey may seem to be, they are not frivolous nor impossible. If true in in their general scope and substance, they amount a plea of payment. I see no more of relieving the planning from the recently of trying the lesiness they present in the ordinary way. Motion to set aside answer denied, without roots.

St Nicholas Sank agt. Elisha C. Litechfield.
Order for examination of defendants on supplementary proceeding, on the ground that the execution was not issued to the proper country, granted with \$10 coats to be deducted from the judgment.
Puebe S Emith agt. Thouas Smith.

Let the referee report the fact and date of the marriage, and the existence or non-existence of children, and if any, their sges.

Notes of Issue for the May Term, commencing Monday 20, must be filed on or before Saturday next, 25d irst, and must distinctly state whether the motion is non-enumerated or agomerated.

SURROGATE'S COURT-APRIL 18.—Before EDWARD C.

SUPREME COURT-GENERAL TERM

SURROGATE'S COURT—APRIL 18.—Before EDWA WEST.

WILLS OFFERED FOR PROBATE.
Edwarf Cook, citation returnable April 26.
Occar W. Bourevan, citation returnable April 26.
June Bedgwick, citation returnable April 27.
Ellen Leroy, citation returnable April 27.
Ellen Leroy, citation returnable April 29.
James W. Westervell, citation returnable April 29.
Almes W. Westervell, citation returnable April 29.
Sarah Grant, citation returnable May 27.
Caroline N. Saitus, citation returnable May 37.
Caroline N. Saitus, citation returnable May 39.
Dattlet Classey, citation returnable May 39.
Dattlet Classey, citation returnable May 39.
Mary Read, citation returnable May 31.
Mary Read, citation returnable June 2.
WILLS ADMITTED TO PROBATE.

Datiel Casse, distains returnable May 31.

Mary Read, distains returnable June 2.

WILLS ADMITTED TO PROBATE.

WM. Dodge, Frederick W. Paulding, Nathaniel Bloodgood, John Jask Sophie E. Melville, Taos. Raves.

WILL OF A CENTENARIAN.

The will of David West was offered for probate. The testator, at the time of his death, which occurred on the 6th of Agril Inst., was over one hundred years of age. Although in early life his had several brothers and sisters, yet, at the time of his death he did not know whether sincer of them, or a single descendant of either of them, was alive. Having survived all his immediate relations, the deceased had lost all trace of his family connections. Mr. West was an officer in the American army during the Reveinthonery war, and was in the habit, up to the last moment of his life, of narrating surring incidents connected with the war.

Deceased left his property to a personal friend, with whom he had lived curring the six twenty years of his life.

COURT OF GENERAL SESSIONS—APAIL 18.—Refere

Prison for two years. He pleaded guffty of an attempt to commit the crime of grand laceasy.

Two fellows, named Bioceas! Cocorane and John Reamen, pleaded serves by guffty, the former of an attempt to commit hunglary, the laster of an attempt at grand laceasy. Tacy mure but repeated for succeptage.

COURT OF GENERAL SESSIONS APRIL 19 -Refers B.

COURT OF GENERAL BESSIONS-APRIL 19 Before Recorder Barnary.

Two female pickpockets, named Susan Johnson and
film Turnbois, were tried, charged with petty larceay. Mrn.
Jane Mitton, reading as No. 135 West Fouriestath street, the
sumplainant stated that the females at the bar pushed satirately, on the little February, just when she was enterful to
store of Beckman a Co. in Broadway; she turned around and
initiated ar pocket book, containing gold colors to the amount of
\$5. They were arrested by Officer Finstammons, was the
pocket book was found in their possession and identified. First
we fermer, the literores of one, it was stated, is contain in
the Roghes' Gallery, have been arrested a number of these
lites were convicted and both sent to the Peultentiary for all
menths and fixed each \$100.

y were convicted and beta area.

the and flied each \$100 to a not flied each \$100 to Garrah a bey, tried, obarged with burglary in the shirt du Garrah a bey, tried,

re, was a quation received the property largery, and was contained pleased principle of porty largery, and was contained the Peninstratory to six months. The Wos. Bursley pleased guilty of grand largery, and was the Wos. Bursley pleased guilty of grand largery, and was

the Grand Jury entered and presented a number of infla-tive Recorder dismissed the inciciment in the case of a following season on Tom Porvis by John Green. The parties it as and of the control of the case of the control of the case of the core in some dea in Water-street. The Grand Jury entered and presented a number of inflations.

and Kelly pleaded sullty of petty largeny, and was sent to the

said he had served a notice of motion in the case of Wood, Eady & Co., to send the indictment back to the Court of General Sessions. It was merely a case of misdemeanor, and he was at a loss to know why it was ever sent to this Court. The Court of Sessions had urisdiction of this case, and the Court of Oyer and Te miner should not be troubled with other than capital

exercised a power which it acquired by statute in send it must be shown by the defense that the order traceferring the indictment was improper. It did not rest

upon the prosecution to show the propriety of it. En Judge Dean said if the Court of Sessions obess to go to Albany or Washington, it might transfer its whole Calendar to this Court, but the Oyer and Ton miner would send it back instanter. Nothing appeared

Judge Davies said, from his experience, he was not aware that any case of misdemeasor had ever been sent to this Court before. He believed great order would result, however, if the practice of sending such cases here was adopted. He took the papers, reserv-

The Judge thought that criminal cases should not

be put off except upon very good cause shown. He would put it off till to-morrow, and if counsel were not ready, then he would assign counsel for the prisoner

witnesses.

The Judge, after hearing the discussion, decided that the case must be set down peremptorily for trial

morrow morning. Subsequently, the District-Attorney seked that the proceedings be suspended, in order to receive a plea-from Coburn of guilty of assault and battery with a dendly weapon and intent to do bodily harm. He was willing to accept such a plea.

Deputy-Sheriff.
The District-Attorney moved on the cases of James

eight years old, with full features, board closely shaven, and a very prominent chin.

The following are the names of the Jury:
Robert Stoddard Richard S. Brinkertoff, Charles C. Backles, Thomas Conover Charles M. Perkins, Van. A. Abrey, Leonard W. John W. Gresdon, and W. M. Fallins.

Mr. Sedgwick opened the case for the prosecution, after which Catharine Decker was examined as a witness. Her evidence showed that on the 15th of January last she lived at No. 21 Pim street; had known the prosecution of the property of the

Officer James Bradley swore—That, he saw a crowd

Judge DAVIES.
THE DOTTERY CASE OF WOOD, KDDT 4 CO. At the opening of the Court to day, ex-Judge Dean

Mr. Sedgwick said the Courf of General Sessions had ing the case to this Court. It was to be presumed that the Court of Sessions acted properly in this matter, and

on the papers to show the reason why this case was transferred here, and for that reason it should be sent

cases here was adopted. He took the papers, reserving his decision.

If the case of Jean Bosquet, indicted for the marrier of Matino de Santez, the District-Attorney said, he still had some doubte as to the prisoner's santy, and he would receive a plea of guilty of manslauguter in the first degree.

As Ashow, the security for Bosquet, said that from the first he believed the accused to be insane. He would make the plea. He had requested Gen. Avestant to call upon the prisoner, and advise him to put in a plea of guilty of manslaughter.

Mr. Kazinski was sworn as interpreter, and asked the prisoner if he wished to withdraw his plea of not guilty, and to plead guilty to manslaughter in the first degree. Bosquet answered that he would. The Judga deferred sentence, and the prisoner was remanded.

CASE OF JOE CORURN—THE ELM STREET HOMICIDE.

Mr. Waterbery moved on the case of Joseph Ceburn and others indicted for assault and battery with intent to kill.

intent to kill.

Mr. McConn applied for a postponement, on the ground that Mr. Phillips, counsel for the prisoners was

and proceed with the trial.

Mr. D. D. Field, Jr., applied for a postponement for ten days, on the ground of the absence of material

willing to accept such a plea.

Coburn was accordingly arraigned, and said he was willing to plead guilty of assault and battery, but with a deadly weapon or intent to do bodily harm.

The District Atterney could not accept such a plea, and Coburn was allowed an opportunity to consult with his counsel. Afterwards he entered the pleasang-

The District Attorney then moved that he be re-manded for sentence on a conviction of felony, and by direction of the Court he was taken in custody by

The District-Attorney moved on the cases of James Glass, John Glass, James Loftus, Patrick Quintmad James Higgins, indicted for the marder of Jean Decker, in Elm street, last January.

Counsel for defence demanded a separate trial. The District-Attorney said ne would proceed to try John Glass, who was then placed at the bar, and the examination of Jurors commenced, the Court trying the several challenges.

the several challenges.

Glass is a powerfully-built young man, about twentyeight years old, with full features, board closely sha-

nees. Her cytolecos showed that on the lot of sarry last she lived at No. 21 Fim street; had known the prisoner by sight about a year; on the 16th of Jamary, at 1 o'clock a m., her huband was taken from the house; awe prisoner there after 11p m.; witness was in the front room of the upper story at the time; heard some one sime the front room of the upper story at the time; heard some one she that does and John Glass entered the room and aw the prisoner and three other men coming up stars; she west behind the does, and John Glass entered the room and smasked the lamps; she ran down stair, and the prisoner soiles the chair is made three it down stairs, as as went down, her husband came out of the lower room; when the men were down stairs, she and her husband wanted to get them out quietly; one of the party struck her husband to get them out quietly; one of the party struck her husband two on the head with a cith; they got the men out and botted the door; saw a patted in the hand of the prisoner after the men got out; a minute or two after the door was abut, a shot was fixed, her husband was within a few paces of the door, and she stood on the stairs; her husband fell after the shot had an hour the police came; size and a round hole in the door; thought there were two holes; they were not there before; saw are husband's wounds. Witness the think the stated that are was the stairs, here was the prisoner, and she was married to Decker two ments before he was about.

The court then took a recess of one hour.

After recess. Were the state of the state without.

mentas before he was abot.

The Court then took a recess of one hour.

After recess, Wm. Myers, son of the last witness, testified that the heart a placel stot as interest going from Fearl to Duane street on the night of the murder, he was then at the corner of Pearl street, as be get near the house he saw the prisoner and two or three others opposite the door of the house; as we the prisoner have have been some from his hand; afterward saw in father in hed; the oil cloth on the floor was covered with his blood.